

PERRY DETAILS 'INSIDE' HISTORY OF APPOINTMENT

Latest Affidavit Filed in Smart Case Relates How Guardian Was Selected

FREAR AND OLSON BOTH WANTED JUDGE CHOSEN

Lawyer Kinney, Chief of Counsel For Mrs. Knight, Now On Scene

Considerable inside history was made public in an affidavit filed by Judge Antonio Perry in the circuit court yesterday on the question of his selection and appointment as guardian ad litem of little Richard Smart, the eighteen months old son of the late Thelma Parker Smart. This affidavit is the latest of a mass of documents already filed bearing on the motion made recently by Attorney C. H. Olson, in which the latter seeks to have Judge Perry removed as such guardian and have himself appointed in his place.

The affidavit is calculated to show that Mr. Olson has been actively engaged in the fight now on, for the custody of the minor, as well as on the question of the will itself, and that therefore he is already an interested party and that as such he would not properly represent the minor were he to be appointed as guardian ad litem, whose duties would be to safeguard the interests of the ward in law.

Opposition Hasn't Ended
The attorney who favors Mr. Olson's substitution for Judge Perry have been given, until noon today in which to file further affidavits, and it is likely that they will do so, in the light of the matters brought out in that filed by the actual guardian ad litem. All the fight at the present time is whether or not Judge Whitney shall remove Judge Perry and for Mrs. Knight to appoint C. H. Olson. Mr. Perry has already put in a disclaimer of any interest other than that of guarding and protecting the rights at law of the minor in the pending litigation over the custody of little Richard Smart and the question of inheritance in connection with the big estate left by the mother of the minor.

Lawyer Kinney at Hand
Attorney William A. Kinney arrived yesterday morning in the steamship Ventura from San Francisco. As stated before, Mr. Kinney has been retained by Mrs. Elizabeth J. Knight, grandmother of Richard and mother-in-law of Henry Gallard Smart. Mrs. Knight is fighting for the possession of her grandson and to prove valid and null the will left by her dead daughter, which, according to Mrs. Knight's contention, allegedly disinherited Thelma's little son and left the entire estate, said to be worth at least \$2,000,000, to the child's father, H. G. Smart.

Consultation Held
On his arrival yesterday morning Mr. Kinney, who is the acknowledged chief of counsel for Mrs. Knight, was met by Alfred W. Carter, who is the trustee under Mrs. Smart's trust deed and manager of the great Parker ranch, and by Attorney C. H. Olson, who would take Judge Perry's place as guardian of the minor. At noon yesterday a long consultation was held between Mr. Kinney and other attorneys representing Mrs. Knight, but nothing was given out for publication in regard to the matters brought up for discussion.

Argument Tomorrow Afternoon
At two o'clock tomorrow afternoon Judge Whitney will take up argument on the motion proper, that for Judge Perry's removal and the appointment of C. H. Olson in his place. It is likely that there will be prolonged argument on the question, and that should this be concluded tomorrow that Judge Whitney will take the whole thing under advisement, rendering a ruling at some future time.

Judge Perry's Affidavit
Judge Perry's affidavit, in full, follows:

"Antonio Perry, being first duly sworn, deposes and says: On January 12, 1915, at about 4 p. m., or 4:30 p. m., I received at my office from Mr. F. E. Thompson the order for the appointment of a guardian ad litem of the minor in the above entitled cause. Mr. Thompson told me that the Hon. W. L. Wilkey, judge of this court, had authorized me to fill in the appropriate blanks with the name of the person to be appointed as guardian ad litem, and also signed the acceptance of the office.

Olson Also Knew
"At about 5 p. m., Mr. C. H. Olson, moving herein, meeting me on the street, inquired whether I knew of my appointment aforesaid, and upon receiving my reply in the affirmative, asked, 'Can you get in touch with you (me) this evening?' I replied that I would be at home all evening and that my telephone number was 1927. Mr. Olson then said, 'Perry will see you this evening.'

Frear Refers to Appointment
"At about six p. m. of the same day Judge Perry called on me at my home. After a brief talk on other subjects having no relation to the above entitled cause, he referred to the fact of my appointment as guardian ad litem in the Smart case. 'In some form he expressed to me the thought that they did not want any one as guardian ad litem who would be in any wise favorable to the proposition of the will.'

Perry Understood Duties
"I said that I understood perfectly that my sole duty was to protect the child's interests, and told him that late in the afternoon of the previous day Mr. F. E. Thompson had called at my office and inquired if I had any connection with the Smart case; that I had answered, in the negative, and that Mr. Thompson had asked whether

Auto Driven By a Hilo Dentist Wrecked By Mule

DOCTOR A. P. RUSSELL
The well-known Hilo dentist, while driving a fine new Buick automobile owned by Fred Nunes of Fair, collided with a mule on the Spreckelsville road. The mule was badly damaged and had to be killed so Honolulu for repairs.

A. Fernandez Jr., the Fala importer and hotel man, who was one of the doctor's guests, had the reins of his driver cut by being thrown through the windshield, and was taken to the Fala hospital in the ambulance for repairs. J. Maguire and W. Scott, who were also in the party, escaped without injury.

Doctor Russell was arrested and appeared before Judge McKay, but was permitted to give bond for his future appearance.

I was at liberty to serve as guardian ad litem for the minor, if appointed; that I said that I was that I had inquired of Mr. Thompson whether the report in the newspapers that the child was left nothing by the will was correct, and upon his replying in the affirmative I further inquired of him whether he appreciated that my acceptance of the appointment as guardian ad litem would at once place me in a position of utter hostility to him and his firm and to the father of the minor, and that Mr. Thompson had answered, 'We appreciate that.'

Preferred Perry to Any Other
"Judge Frear said that if any 'outside attorney' or 'outsider' or 'anybody from the outside' (I do not recall the precise form of his expression) was to be guardian ad litem they (I think that the word he used was 'we'), would not have any objection to my office than any one else, and that they all thought highly of me. The fact of the pendency of the three proceedings in this general litigation, one the suit on Hawaii for guardianship of the person of the minor, one brought by the minor for administration of his mother's estate and the above entitled cause, was referred to.

All for Child's Sake
"He said that they (he was not speaking of himself alone, but whether he used the word 'we' or 'I' is not recalled) had named his firm and that of Holmes, Stanley & Olson and Mr. W. A. Kinney. I cannot now say with certainty that at the time understood him to refer to these two firms and Mr. Kinney, but that understanding may possibly at that moment have been based upon what I had read in the newspapers, which had already given out that Knight requested a great deal of work in the matter; that they and Mrs. Knight had done it all for the child's benefit (meaning the minor herein); that they wanted to see the child's interests properly protected in the probate case (meaning the above entitled cause), and that he (or they) (I do not recall which) 'wondered' or 'wanted to know' (I do not recall the exact form in which the question was introduced, but in substance it was an inquiry or a giving to me of an opportunity to state) whether 'arrangements' could be made for the 'association' of 'ourselves' (to the best of my recollection 'ourselves' was the word he used, but if it may have been some other word or phrase indicative of the attorneys whom he had been referring to) with me as guardian ad litem for the protection of the child's interests.

Would Make No Promises
"I replied that I deemed it to be inconsistent with my duty towards the child and with my duty towards the court that appointed me to at that time enter into any agreement or make any promise or statement as to whether I would employ or associate with me in the case any other attorney or attorneys, or as to whether I would employ or associate with me his firm or Mr. Olson's firm or Mr. Kinney or all of them; that my feelings towards his firm and its members and towards Mr. Olson's firm and its members were of the most cordial nature, but that I could not then say, consistently with my duty as I understood it, whether I would employ or associate with me any one or more or all of them or Mr. Kinney; that I might do so and that I might not do so; that I had had no time to give the matter any consideration and had not concluded in my own mind whether I would employ any attorneys to aid me, or if I did, whom I would employ.

Former Governor on 'Dismissing'
"Judge Frear said that we were 'dismissing' but I replied that, as I understood him, that was exactly what he wanted to know. I also said that if he, Judge Frear, or his associates felt that for any reason my appointment as guardian ad litem should be revoked, 'you' (meaning Judge Frear or his associates) could make application to that effect before Judge Whitney the following morning or at any other time, and that I would not feel badly about it if they did.

Adverse Party Not Considered
"Judge Frear also mentioned the point that a guardian ad litem should not be appointed upon the nomination of the adverse party, and the possibility of a consolidation of the two proceedings (for administration and for probate) for trial and of there being too many guardians ad litem was discussed to some extent.

Question of Standing Not Considered
"At some time during the conversation, but after he had inquired whether arrangements could be made for the association with me in this case of himself and his associates in the work alone for Mrs. Knight for the child's benefit, I asked him whether he had satisfied himself (or whether they had satisfied themselves—I do not recall which) that he and his associates as attorneys purely for Mrs. Knight would have no standing in the case for the probate of the will, and he replied that he did not.

KANSAS 'COERCION' STATUTE ILLEGAL

Forbade Employers of Labor To Demand of Employees To Abandon Unions

(Associated Press by Federal Wireline.)
WASHINGTON, January 25.—What labor leaders declare is a decision of prime importance and one regarded with equal interest by employers was handed down today by the supreme court, a minority dissenting strongly.

The decision holds unconstitutional the so-called Kansas "coercion statute." This statute forbade employers to demand of employees not to join or remain members of the union while their employment lasted. The statute is now knocked out.

Justice Mahan Putney read the decision, the dissenting members being Justices Holmes, Day and Hughes. Justice Putney reasoned that if the laborer has a right to demand a "closed shop," the employers can demand a non-union shop.

HEATING APPARATUS AT FAIR A FAILURE

Resident Commissioner Wood Ends Wireless For Authority To Install Another Plant

A hurry-up request for authority to spend two thousand dollars on a new heating plant for the Hawaiian building at the San Francisco fair was received last Thursday by J. N. S. Williams, vice-chairman of the Hawaiian fair commission, from M. E. Wood, the resident commissioner, now on the Coast.

Mr. Williams is in Hilo, Commissioner Edinger is still in the hospital and the other commissioners, John W. and Bert Evershagen, have not been in touch, but a special meeting has been called for today on the land of the Fort Shafter hospital to consider Mr. Wood's message.

The message, which came by Federal Wireline, says:

"Owing to poor gas heating outfit, entirely inadequate and very expensive, cost upwards of one dollar per hour, and the fact that the present heating installation at system at cost of about one thousand dollars, immediate approval of commission necessary or all plants will be destroyed. Heat also absolutely necessary for aquarium. Wire answer today if possible."

Members of the Hui Au Kai are showing much elation regarding their efforts to raise the sum of twenty-five dollars which will be needed to make it possible for two star swimmers from the Coast instead of one competing in the Mid-Pacific Carnival swimming meet next month.

Help has come to the workers of the Hui Au Kai already from the outside, one swimming follower leaving the sum of \$2.50 at the Advertiser yesterday afternoon with the expression that he was sorry it was not more and that he hoped others would contribute toward the fund necessary to bring Miss Frances Lyons Cowell here next month.

Miss Dorothy Becker is assured her trip as the members of the Hui Au Kai recently raised \$200 for this purpose and have already turned the money over to the Carnival management. Getting the additional seventy-five dollars to bring the other swimmers here is another task which will be needed to make the Hui Au Kai mean to get it themselves.

Bringing Miss Dorothy Becker here is a big undertaking in itself and the endeavor to bring Miss Cowell also is a big undertaking but the members of the Hui Au Kai are confident they can do it but to do so, they must have assistance from the people of Honolulu.

Not alone will the competing of these two star women swimmers add zest to the swimming meet but their presence here will bring words of publicity to the islands and moreover will cause an increase in the gate receipts of the times what it will cost to bring Miss Cowell here.

Such a proposition is too good to be overlooked and every follower of the swimming game as well as every citizen who aims to see the Carnival a success as well as to have his hometown boosted around the world, should contribute to the fund.

BOOSTS HONOLULU HIGHER THAN EVER, FIGURES TREASURER

Has Glowing Words For Fair Hawaii and Says Big Leaguers Enjoyed Trip Here

The most successful exhibition trip ever taken by a couple of ball teams was that completed by the All-Americans and All-Americans, who closed their long tour at San Diego, December 27, says Frank C. Bancroft, financial manager of the San Francisco Giants upon his return home January 9. Not only did the clubs have a most interesting journey to the west coast at Honolulu, but each man in the party cleaned up \$1200 above expenses.

The two clubs mobilized at Milwaukee on October 18 and were gone ten weeks. They went over the Northern route, passing in all the national cities and towns in all the California towns of any importance. They wound up their excursion with a trip to Honolulu, which was hugely enjoyed by all in the party.

"The All-Americans were sure good to us and Messrs A. L. Castle and H. G. Lowry who arranged the Hawaiian trip for us deserve great credit for the clean sportsmanship they displayed in promoting the trip and for the way they worked to make the trip a financial success as well as an enjoyable one."

"Unfortunately a certain clique who owned Abilene Park and which is run in opposition to Griffith Field, which by the way, is the only real park in Honolulu, tried to get the All-American team away as with an injunction and the Hawaiian League, the Coast League team, by this clique hurt baseball over in the islands. Lowry and Castle, though, were in no way to blame for these conditions and both did everything possible to keep the game from proving a fiasco."

The two teams played forty-four decisive games, of which the Nationals won twenty-three and the Americans seventeen. In addition, the Nationals won two extra-inning games and four games with outside teams, all of which were won by the All-Stars.

Each team used four pitchers, whose records were as follows:

Team	Pitcher	W	L	ERA
Nationals	Alexander	10	4	1.44
Nationals	Young	6	3	1.44
Nationals	James	5	3	1.44
Nationals	Reardon	3	3	1.44
Americans	W. L.	23	21	1.44
Americans	Blair	6	4	1.44
Americans	James	5	5	1.44
Americans	Mitchell	3	3	1.44
Americans	Cole	4	9	1.44

The trip was an absolute financial success. The Nationals received \$1221 for their share of the receipts. This was above all the expenses of the trip except their fare and board in Honolulu, which they had to pay out of their own pockets. Of course, all the boys spent some money in addition to their absolutely necessary expenses, but nearly every one reached home on New Year's Day with close to \$1000 in velvet sewed away in his suitcase.

Bancroft says that all the boys behaved themselves perfectly all the way, and put in great ball in every contest. There was no hooliganism, but they played as if more than a little temporary glory depended on the result of each contest. Of all the pitchers, Grover Cleveland Alexander outshone the bunch. He pitched the most games, and was always on deck ready to help out. Bancroft says that the American League players on the tour are in declining Alex to be the best pitcher in the country today, asserting that he has quite a bit on Walter Johnson. "Alex is the most winning worker for a great star, that I have seen since the days of Charley Radbourne," said Bancroft yesterday.

"When we got back to this country from Honolulu we had five games to play in three weeks. After the first game Terrell and Vaughn missed connections to Los Angeles, and Alex pitched three games in four days, winning them all from the best American had to offer. I think he is just about in a class by himself, and he does all the players, especially those who battled against him."

Bancroft further stated that he was planning to visit Honolulu in 1915, and would bring Messrs Lowry and Castle concerning another trip to Hawaii.

HILLO SEEKS WAY TO HOLD REGATTA

Hilo apostates are planning a regatta day of their own with competitors from Maui and Oahu. Last week preliminary plans were laid to this end and the idea will no doubt go through. According to the reports heard in Hilo there is a keen movement on foot to make a start on a real sailing club and to secure a boat for two with which the sport could be boosted along. There is a fine barge for sale at Punahoa, Maui, and an attempt may be made to secure it. Another suggestion is that two ordinary rowing skiffs be purchased, and that the sport of rowing be fostered by the use of them.

TAX RATE FOR 1915 HIGHER THAN EVER, FIGURES TREASURER

Based On Assessed Valuation For Last Year, Each Division Will Pay More

An increase in the tax rate for 1915 over that of 1914 in each of the four taxation divisions of the Territory was announced by Col. Charles J. McCarthy, territorial treasurer, yesterday. The increase is greatest for the County of Hawaii, this year's rate being 1.3355 cents on the dollar as against 1.33 for last year.

Comparative Statement
The rate for 1915, that for 1914, and the increase of this year's over that of last, are shown thus:

Division	1915	1914	Increase
Oahu	1.3355	1.33	.0055
Maui	1.34	1.29	.05
Hawaii	1.3355	1.33	.0055
Kauai	1.3355	1.33	.0055

The assessed property valuation for 1914 totaled \$154,000,769, by divisions, as follows: Oahu, \$34,335,744; Maui, \$23,160,536; Hawaii, \$30,168,054; and Kauai, \$15,336,865.

The taxes to be raised this year on real and personal property alone, according to the estimates prepared by Treasurer McCarthy, total \$2,957,447.10, according to divisions, as follows: Oahu, \$1,067,928.85; Maui, \$361,167.66; Hawaii, \$442,328.58; and Kauai, \$426,222.02.

This, figuring on a real and personal property valuation as shown above, the rate for this year was arrived at. At the rate fixed by the treasurer the tax on every \$100 of property valuation will be for 1915, in each taxation division, as follows: Oahu, \$1.3355; Maui, \$1.34; Hawaii, \$1.3355; and Kauai, \$1.3355.

First Division, Oahu
Net assessed value 1914, \$34,335,744.00
For 1915 rate, 1.3355 plus .0055, rate 1.3410
Total \$46,145,101.10
Subdivision 1—
For current expenses—
1/2 of 1%—
421,176.37
For permanent improvements—
1/2 of 1%—
140,392.12
Subdivision 2—
For school buildings—
Act 140-S. L. 1913—
63,175.00
Subdivision 3A—
For interest and sinking fund territorial bonds—
19,777.89
Subdivision 3B—
For school salaries, etc.—
370,088.27
Subdivision 3C—
For assessing and collecting taxes—
38,419.20
Total \$1,067,928.85

Second Division, Maui
Net assessed value 1914, \$23,160,536.00
For 1915 rate, 1.34 plus .0055, rate 1.3455
Total \$31,160,536.00
Subdivision 1—
For current expenses—
1/2 of 1%—
\$125,802.73
Subdivision 2—
For permanent improvements—
1/2 of 1%—
41,984.26
Subdivision 3—
For school buildings—
Act 149-S. L. 1912—
26,030.00
Subdivision 3A—
For interest and sinking fund territorial bonds—
28,498.01
Subdivision 3B—
For school salaries, etc.—
113,000.31
Subdivision 3C—
For assessing and collecting taxes—
15,782.40
Total \$361,167.66

Third Division, Hawaii
Net assessed value 1914, \$30,168,054.00
For 1915 rate, 1.3355 plus .0055, rate 1.3410
Total \$40,488,054.00
Subdivision 1—
For current expenses—
1/2 of 1%—
\$130,840.27
Subdivision 2—
For permanent improvements—
1/2 of 1%—
50,280.00
Subdivision 3—
For school buildings—
Act 149-S. L. 1913—
69,427.50
Subdivision 3A—
For interest and sinking fund territorial bonds—
35,131.74
Subdivision 3B—
For school salaries, etc.—
135,077.26
Subdivision 3C—
For assessing and collecting taxes—
20,971.40
Total \$462,328.58

Fourth Division, Kauai
Net assessed value 1914, \$15,336,865.00
For 1915 rate, 1.3355 plus .0055, rate 1.3410
Total \$20,562,865.00
Subdivision 1—
For current expenses—
1/2 of 1%—
\$16,084.42
Subdivision 2—
For permanent improvements—
1/2 of 1%—
25,561.45
Subdivision 3—
For school buildings—
Act 149-S. L. 1913—
18,050.00
Subdivision 3A—
For interest and sinking fund territorial bonds—
10,240.87
Subdivision 3B—
For school salaries, etc.—
68,988.40
Subdivision 3C—
For assessing and collecting taxes—
12,827.00
Total \$212,422.93

TICKLING IN THE THROAT
Even the slightest tickling or horseplay in the throat may be the forerunner of a dangerous illness. Stop it at once with Chamberlain's Cough Remedy. For sale by all dealers. Benson, Smith & Co., Ltd., agents for Hawaii.

PORT OF HONOLULU

ARRIVED.

Str. Shinyo Maru, from San Francisco, 2:15 p. m.
Str. W. C. Hall, from Kauai, 4:30 a. m.
Str. Mauna Kea, from Hilo, 6:15 a. m.
Str. Wilhelmina, from Hilo, 6:40 a. m.
Str. Chandra, from Maui, 12:05 a. m.
Str. Mikahala, from Molokai, 1:30 a. m.
Str. Kianan, from Kauai, 2 a. m.
Str. Lilikoe, from Kauai, 2:45 a. m.
Str. Indraman, from New York, 5:30 p. m.
Str. Ventura, from San Francisco, 9:20 a. m.
Str. Chito Maru, from China and Japan, 10:45 a. m.
U. S. N. C. Proteus, from Norfolk, Va., 2:45 p. m.
Br. Str. City of Corinth, from New York, 5:30 p. m.

DEPARTED.
Str. Claudine, for Maui ports, 5 p. m.
Str. Lilikoe, for Kauai, 5:10 p. m.
Str. Shinyo Maru, for Yokohama, 6 a. m.
Str. Mauna Kea, for Hilo, 3 p. m.
Str. Henriek Ibsen, for West Coast South America, 12 noon.
Str. Robert Lewis, for Port Townsend, 5:55 p. m.
Str. Ventura, for Sydney, 5 p. m.
Str. W. C. Hall, for Kauai, 5 p. m.
Str. Claudine, for Maui, 5:10 p. m.
Str. Indraman, for New York, 6:45 p. m.

PASSENGERS.
Arrived.
Per str. Shinyo Maru, from San Francisco en route to the Orient, January 22: For Honolulu—C. C. Curtis, Mrs. C. C. Curtis, for Yokohama—W. H. Avery, Mrs. W. H. Avery, J. E. Atherley, J. P. Bourne, F. C. Repe, Bede J. E. Bentley, Dr. G. A. Bacon, Mrs. A. Bacon, Miss Annie Bacon, H. Humphreys, K. Iwasaki, H. R. Johnson, K. Shashiko, Y. Murai, K. Nagai, K. Sakuma, E. Nakano, S. Nakano, P. N. Kashi, H. Uyeda, Y. Yama, for Kobe—Capt. F. Bischoff, Mrs. F. Bischoff, G. W. Richardson, For Nagasaki—R. M. Marshall, G. L. Miner, Dr. W. H. Reeds, Mrs. W. H. Reeds, Dr. R. G. Struthers, Mrs. R. G. Struthers, A. L. Troy, for Manila—S. M. Bell, Jr., C. Catlin, Miss H. E. Denison, G. McQuire, W. Wells, Mrs. J. W. Wells, B. W. Wells, Mrs. B. W. Wells, for Hongkong—H. Humphreys, Maitland Joseph, Mrs. Mortier Joseph, Mrs. M. C. Mollum, Mrs. R. Morris, G. G. Pionnet, J. F. Riley, Mrs. J. F. Riley, H. E. Seemiller, J. H. Seavie, Mrs. J. H. Seavie, for Honolulu—J. G. Budd, J. S. Burd, K. Iwasaki, F. L. Thompson, Mrs. F. L. Thompson.

Departed.
Per str. Mauna Kea, from Hilo and Maui ports, Jan. 25—P. N. Kashi, H. Uyeda, Y. Yama, for Kobe—Capt. F. Bischoff, Mrs. F. Bischoff, G. W. Richardson, For Nagasaki—R. M. Marshall, G. L. Miner, Dr. W. H. Reeds, Mrs. W. H. Reeds, Dr. R. G. Struthers, Mrs. R. G. Struthers, A. L. Troy, for Manila—S. M. Bell, Jr., C. Catlin, Miss H. E. Denison, G. McQuire, W. Wells, Mrs. J. W. Wells, B. W. Wells, Mrs. B. W. Wells, for Hongkong—H. Humphreys, Maitland Joseph, Mrs. Mortier Joseph, Mrs. M. C. Mollum, Mrs. R. Morris, G. G. Pionnet, J. F. Riley, Mrs. J. F. Riley, H. E. Seemiller, J. H. Seavie, Mrs. J. H. Seavie, for Honolulu—J. G. Budd, J. S. Burd, K. Iwasaki, F. L. Thompson, Mrs. F. L. Thompson.

Between Boards
Oahu, 50, 40, 200, 57, 525.
McBride, 100, 105, 5, 520.
H. C. & Co., 10, 50, 33.50.
Pioneer, 15, 5, 23.875.
Oahu Sugar Co., 18.875.

Session Sales
Pioneer, 5, 23.875.
McBride, 40, 50, 520.
Oahu Sugar Co., 25, 19.25.

SUGAR QUOTATIONS
88° Analysis beets (no advices).
Parity.
90° Cent (for Hawaiian sugars), 3.98.

and infant, Master S. Koyasu and maid, Miss F. Nagatohi.
Per O. S. S. Ventura, from San Francisco. For Honolulu, Jan. 25—P. Anchman, Arthur Bert, W. O. Bjorkie, Frank Caples, Mr. and Mrs. W. M. Davis, Mr. and Mrs. J. M. Dowsett, W. R. Ender, H. S. Florence, Mrs. Florence, Shady Grove, Mr. and Mrs. H. G. Goring, Master Goring, E. C. Hatch, Mrs. Irma Johnson, W. A. Kelley, W. A. Kinney, E. D. Shive, W. E. Shroobridge, Mrs. Frank Simpson, Mr. and Mrs. J. Shavin, R. O. Slicht, F. S. Stott, Leslie Taylor, Mrs. T. A. Velle, Mr. A. M. Williams, J. F. Burns, L. B. Dunn, A. B. Farrah, J. A. Kerns, E. T. Titchener, J. W. Weinberg.

Per str. Mauna Kea, for Hilo and Maui ports, Jan. 25—Capt. Mason, C. J. James, A. T. Spence and wife, Geo. C. Duchman, Jas. H. King, Lieut. Rose, Bert Clark, Mr. and Mrs. Otto Bernat, Charles Blum, Judge W. L. Stanley, J. C. Cohen, H. W. Kinney, Mr. and Mrs. Ted Guard, Mr. and Mrs. L. L. van Slyke, L. P. van Slyke, Mrs. C. W. E. Deering, Perry Giron.

Per str. Shinyo Maru, from San Francisco en route to the Orient, January 22: For Honolulu—C. C. Curtis, Mrs. C. C. Curtis, for Yokohama—W. H. Avery, Mrs. W. H. Avery, J. E. Atherley, J. P. Bourne, F. C. Repe, Bede J. E. Bentley, Dr. G. A. Bacon, Mrs. A. Bacon, Miss Annie Bacon, H. Humphreys, K. Iwasaki, H. R. Johnson, K. Shashiko, Y. Murai, K. Nagai, K. Sakuma, E. Nakano, S. Nakano, P. N. Kashi, H. Uyeda, Y. Yama, for Kobe—Capt. F. Bischoff, Mrs. F. Bischoff, G. W. Richardson, For Nagasaki—R. M. Marshall, G. L. Miner, Dr. W. H. Reeds, Mrs. W. H. Reeds, Dr. R. G. Struthers, Mrs. R. G. Struthers, A. L. Troy, for Manila—S. M. Bell, Jr., C. Catlin, Miss H. E. Denison, G. McQuire, W. Wells, Mrs. J. W. Wells, B. W. Wells, Mrs. B. W. Wells, for Hongkong—H. Humphreys, Maitland Joseph, Mrs. Mortier Joseph, Mrs. M. C. Mollum, Mrs. R. Morris, G. G. Pionnet, J. F. Riley, Mrs. J. F. Riley, H. E. Seemiller, J. H. Seavie, Mrs. J. H. Seavie, for Honolulu—J. G. Budd, J. S. Burd, K. Iwasaki, F. L. Thompson, Mrs. F. L. Thompson.

Per str. Mauna Kea, from Hilo and Maui ports, Jan. 25—Capt. Mason, C. J. James, A. T. Spence and wife, Geo. C. Duchman, Jas. H. King, Lieut. Rose, Bert Clark, Mr. and Mrs. Otto Bernat, Charles Blum, Judge W. L. Stanley, J. C. Cohen, H. W. Kinney, Mr. and Mrs. Ted Guard, Mr. and Mrs. L. L. van Slyke, L. P. van Slyke, Mrs. C. W. E. Deering, Perry Giron.

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JURY FINDS DEFENDANT GUILTY IN NINE MINUTES

It took a jury only nine minutes to find Frank Joe guilty of a statutory offense yesterday in Judge Ashford's court. The case will be sentenced at two o'clock tomorrow afternoon.

The defendant put no witnesses on the stand in his behalf, but the prosecution was well represented